

CLERK'S MINUTE SHEET
 IN THE UNITED STATES DISTRICT COURT
 FOR THE DISTRICT OF NEW MEXICO (AT ALBUQUERQUE)

Before the Honorable John F. Robbenhaar

Preliminary/Detention Hearing

Case Number:	MJ 22-1291 JFR	UNITED STATES vs. SYED	
Hearing Date:	8/15/2022	Time In and Out:	10:12-11:43/11:52-1:08 pm
Courtroom Deputy:	N. Maestas; K. Dapson	Courtroom:	Rio Grande
Defendant:	Shaheen Syed	Defendant's Counsel:	John C Anderson
AUSA:	Kimberly A Brawley, Fred Federici	Pretrial/Probation:	Mindy Pirkovic
Interpreter:		Witnesses:	Brenton Hutson, Sean Macmanus

Initial Appearance

<input type="checkbox"/>	Defendant received a copy of charging document		
<input type="checkbox"/>	Court advises defendant(s) of possible penalties and all constitutional rights		
<input type="checkbox"/>	Defendant		
<input type="checkbox"/>	Government moves to detain	<input type="checkbox"/>	Government does not recommend detention
<input type="checkbox"/>	Set for	on	@

Preliminary/Show Cause/Identity

<input checked="" type="checkbox"/>	Ms. Brawley calls Agent Brenton Hutson (sworn)/conducts direct examination; Moves for admission of several exhibits, with no objection from defense counsel, the court admitted those exhibits. Mr. Anderson conducts cross examination. Ms. Brawley conducts redirect. Court excuses witness. Ms. Brawley addresses Court regarding probable cause. Mr. Anderson responds.		
<input type="checkbox"/>	Defendant		
<input checked="" type="checkbox"/>	Court finds probable cause	<input type="checkbox"/>	Court does not find probable cause

Detention

<input type="checkbox"/>	Defendant waives right to contest detention		
<input checked="" type="checkbox"/>	Mr. Federici calls Agent Sean Macmanus (sworn)/conducts direct examination. Moves for admission of several exhibits, with no objection from defense counsel, the court admitted those exhibits. No cross by Mr. Anderson Court excuses witness. Court has reviewed motion and response regarding detention. Ms. Brawley argues in support of motion. Mr. Anderson argues in opposition to motion and asks that Defendant be released to the third-party custody of a member of his family.		

Custody Status

<input checked="" type="checkbox"/>	Defendant remanded to the custody of United States Marshal's Service	
<input type="checkbox"/>	Conditions	

Other

<input type="checkbox"/>	Pursuant to the Due Process Protections Act, Court confirms the United States obligation to produce all exculpatory evidence to the defendant pursuant to Brady v. Maryland, 373 U.S. 83 (1963) and its progeny, and orders it to do so.
--------------------------	--